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PATENT, TRADEMARK & COPYRIGHT MATTERS

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Date: 1/11/2008	Time Se	ent: A.M./P.M	3:05 p.m.
Total Pages (including C	Cover Sheet):thr	cee	(3)
Attention: Examiner	C. A. Azpuru	Group Art	Unit # 1615
To: U.S. Patent and T	rademark Office		
Fax Number: <u>1-571-273</u>	<u>-8300</u>		
Transmitting From:		ein & Lee nber: 410-461-306 mber: 410-465-667	
Our Docket No.: MR2685-145		Appln. Serial No.:	10/648,217
PLEASE NOTIFY	US AT ONCE I	F NOT RECEIV	ED PROPERLY
Additional Comments:			

FORMAL COMMUNICATION FOR ENTRY

Forwarded is a(n)	Notice of Appeal	responsive to the
Official Action dated 12	July 2007	for filing and processing

Morton J. Rosenberg Registration No. 26,049 MR2685-145

RECEIVED IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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P.02

Applicant

: Hyun Seung Yu

JAN 1 1 2008

Serial No.

: 10/648,217

: Art Unit #1615

Filed

: 27 August 2003

: Examiner: C. A. Azpuru

Title

: BIODEGRADABLE AND BIOACTIVE

GLASS-CERAMICS, AND METHOD FOR

FABRICATING THE SAME

NOTICE OF APPEAL

Mail Stop FEE Honorable Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant, by the undersigned attorney hereby makes Notice of Appeal in the above-referenced case responsive to the Examiner's Final Action mailed on 12 July 2007.

The Honorable Commissioner of Patents and Trademarks is hereby authorized to charge Deposit Account 18-2011 for the Notice of Appeal filing fees in the amount of \$255.00.

It is to be understood that the undersigned attorney will be requesting a refund of the Notice of Appeal filing fees (as well as the Extension of Time filing fees being filed concurrently with this Notice of Appeal) due to the fact that the above-referenced patent application was placed in condition for allowance with the Response to the Final Office Action filed on 30 July 2007. The Examiner has

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MR2685-145 Appln. No. 10/648,217 Reply to Office Action dated 7/12/2007

indicated that there was an indication of allowability, however, due to the fact that the USPTO clerical staff gave this application a status of "Interference--Initial Memorandum" (seen on the PAIR system), apparently the status does not allow the Examiner to enter anything further (Examiner's explanation to the undersigned attorney).

Thus, this Notice of Appeal is only being taken in order to maintain the patent application in a pending state while allowing the clerical staff at the USPTO to try and correct their clerical error.

Respectfully submitted,

FOR: ROSENBERG, KLEIN & LEE

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CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this paper is being facsimile transmitted to the U.S. Patent and Trademark Office, Art Unit #1615, Telephone Number 571-273-8300 on the date shown below.

Registration No. 26,049

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